Plaintiff, v. THE CLOROX COMPANY, Defendant. Plaintiff Carol Benz and Defendant The Clorox Company (the "parties"), pursuant to Rule 6.1(b), hereby request that the Court approve the following revised expert deadlines, to which the parties have stipulated. The parties seek to extend the period of time in which to designate initial and rebuttal experts and to conduct expert discovery. Extension of these		Case 3.13-cv-01301-WHO Document 30	7 Tiled 12/09/13 Fage 1 0/3			
Attorney for Plaintiff CAROL BENZ KILPATRICK TOWNSEND & STOCKTON LLP SUSAN W. PANGBORN (State Bar No. 282533) spangborn@kilpatricktownsend.com Eighth Floor. Two Embarcadero Center San Francisco, CA 94111 Telephone: 415 576 0200 Facsimile: 415 576 0200 Facsimile: 415 576 0200 Facsimile: 415 576 0200 Telephone: 415 576 0200 Telephone: 404) 541-6691 Facsimile: (404) 541-6691 Facsimile: (404) 815-6555 Attorneys for Defendant THE CLOROX COMPANY UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA CAROL BENZ, Plaintiff, V. THE CLOROX COMPANY, Defendant. Case No. 13-cv-01361 WHO STIPULATED ORDER TO EXTEND EXPERT DEADLINES Hon. Judge William H. Orrick Plaintiff Carol Benz and Defendant The Clorox Company (the "parties"), pursuant to Rule 6.1(b), hereby request that the Court approve the following revised expert deadlines, to which the parties have stipulated. The parties seek to extend the period of time in which to designate initial and rebuttal experts and to conduct expert discovery. Extension of these	2 3	DENNIS JOHN WOODRUFF (State Bar No. 50 dennis@woodrufflawgroup.com 886 Longridge Road Oakland, CA 94610 Telephone: (510) 625-9544				
Attorneys for Defendant THE CLOROX COMPANY UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA CAROL BENZ, Case No. 13-cv-01361 WHO STIPULATED ORDER TO EXTEND EXPERT DEADLINES Hon. Judge William H. Orrick Plaintiff Carol Benz and Defendant The Clorox Company (the "parties"), pursuant to Rule 6.1(b), hereby request that the Court approve the following revised expert deadlines, to which the parties have stipulated. The parties seek to extend the period of time in which to designate initial and rebuttal experts and to conduct expert discovery. Extension of these	5 6 7 8 9 10 11 12	Attorney for Plaintiff CAROL BENZ KILPATRICK TOWNSEND & STOCKTON L SUSAN W. PANGBORN (State Bar No. 28253 spangborn@kilpatricktownsend.com Eighth Floor, Two Embarcadero Center San Francisco, CA 94111 Telephone: 415 576 0200 Facsimile: 415 576 0300 FLORA MANSHIP (admitted pro hac vice) fmanship@kilpatricktownsend.com 1100 Peachtree Street NE, Suite 2800 Atlanta, GA 30309 Telephone: (404) 541-6691				
FOR THE NORTHERN DISTRICT OF CALIFORNIA CAROL BENZ, Case No. 13-cv-01361 WHO Plaintiff, V. THE CLOROX COMPANY, Defendant. Plaintiff Carol Benz and Defendant The Clorox Company (the "parties"), pursuant to Rule 6.1(b), hereby request that the Court approve the following revised expert deadlines, to which the parties have stipulated. The parties seek to extend the period of time in which to designate initial and rebuttal experts and to conduct expert discovery. Extension of these	14	THE CLOROX COMPANY				
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designate initial and rebuttal experts and to conduct expert discovery. Extension of these	2425					
CASE NO. 13-CV-01361 WHO		designate initial and rebuttal experts and to cond	duct expert discovery. Extension of these			

1	deadlines will not affect a date of any hearing or proceeding on the Court's calendar and will not			
2	prejudice either party. The extensions of time sought are as follows:			
3	1.	1. The parties seek a revised deadline of January 15, 2014, by which to make initial expert		
4		designations/disclosures.		
5	2.	2. The parties seek a revised deadline of February 5, 2014, by which to make rebuttal		
6 7	expert designations/disclosures.			
8	3.			
9	TT		IDOUCH COUNCEL OF DECORD	
10			HROUGH COUNSEL OF RECORD.	
11	DATED:	December 9, 2013	Respectfully submitted,	
12			LAW OFFICES OF DENNIS JOHN WOODRUFF	
13				
14			By: /s/ Dennis John Woodruff DENNIS JOHN WOODRUFF	
15			Attorney for Plaintiff Carol Benz	
16	DATED:	December 9, 2013	Respectfully submitted,	
17 18			KILPATRICK TOWNSEND & STOCKTON LLP	
19				
20			By: /s/ Susan W. Pangborn SUSAN W. PANGBORN	
21			Attorneys for Defendant	
22			The Clorox Company	
23	Attestation: Pursuant to Civil L.R. 5-1 (i)(3) regarding signatures, I, Susan W. Pangborn,			
24	hereby attest that concurrence in the filing of this document has been obtained from Dennis John			
25	Woodruff			
26				
27				
28				
	CONTRACT A TO	WON AND ORDER TO TYPE	VID EVIDEDT DE ADVINUES	

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Case 3:13-cv-01361-WHO Document 30 Filed 12/09/13 Page 3 of 3

1	PURSUANT TO STIPULATION, IT IS SO ORDERED.
2	W. N.O.
3	DATED: _December 9, 2013
4	Honorable William H. Orrick United States District Judge
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